Case 1:21-mj-00151-CCB Document 1 Filed 02/17/21 Page 1 of 2
MAGISTRATE'S CRIMINAL MINUTES - REMOVALS (Rule 5 & 5.1) FILED IN OPEN COURT

the state of the s			DATE:	2/17	<u>al</u> @	4:33
			TAPE:	FTR		•
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MAGISTRATE JUDGE	CHRISTOPHER C. BLY	COURTROO	M DEPUTY	CLERK:	JAMES JAI	RVIS
CASE NUMBER:	1:21-mj-151-cc1	3 DEFENDANT	'S NAME:	Verden	Andrew	Nalley
AUSA: Ruan	Buchanan	DEFENDANT		Thom	nas Hau	Rec
USPO / PTR:		() Retained	( ) CJA	(4FDP	() Waive	d
ARREST DATE	2/17/21			_		
Initial appearance	hearing held.			Defendant	informed of r	ights.
Interpreter sworn:						
<del></del>	COUN	ISEL				
ORDER appointin	g Federal Defender as couns	el for defendant.				
ORDER appointin	g		_ as coun	sel for defe	ndant.	
ORDER: defenda	nt to pay attorney's fees as fo	llows:				
	IDENTITY / P	RELIMINARY H	EARING	·		
Defendant ORALL	Y WAIVES identity hearing.			WAI\	/ER FILED	
 Identity hearing H	ELD. Def is name	ed def. in indictm	ent/compla	int; held for	r removal to	other district.
Defendant ORALL	 _Y WAIVES preliminary hearir	ng in this district o	only.	WAIN	/ER FILED	
Preliminary hearin	ig HELD. Probable ca	ause found; def. I	held to Dist	rict Court fo	or removal to	other district
Commitment issue	ed. Detention hearing to be he	eld in charging di	strict			•
	BOND/PRETRIA	AL DETENTION	HEARING	-		
Government motion	on for detention filed .	Friday	2/	19/21	· @ <i>{</i>	ma 00:E
Pretrial hearing se	et for @		(	) In cha	rging district	i)
Bond/Pretrial dete	ention hearing held.			<del></del>		
Government motion	on for detention () GRANTE	D () DENIED			•	
Pretrial detention	ordered. Written	order to follow.				i
BOND set at	. <u></u>	ON-SURETY	5	SURETY		,
	cash p	roperty		orporate su	rety ONLY	
SPECIAL CONDI	TIONS:					
		<del> </del>				
Defendant releas	ed.				<del></del>	<del>,,,</del>
Bond not execute	d. Defendant to remain in Mar	rshal's custody.				
Motion (	verbal) to reduce/revoke bo	ond filed.				
Motion to reduce/	revoke bond G	RANTED	[	DENIED	•	
See page 2					•	

Defendant was advised of the below order at today's proceeding.

## <u>Order</u>

Pursuant to the Due Process Protections Act, see Fed. R. Crim. P. 5(f), the government is directed to adhere to the disclosure obligations set forth in *Brady v. Maryland*, 373 U.S. 83 (1963), and its progeny, and to provide all materials and information that are arguably favorable to the defendant in compliance with its obligations under *Brady*; *Giglio v. United States*, 405 U.S. 150 (1972); and their progeny. Exculpatory material as defined in *Brady* and *Kyles v. Whitley*, 514 U.S. 419, 434 (1995), shall be provided sufficiently in advance of trial to allow a defendant to use it effectively, and exculpatory information is not limited to information that would constitute admissible evidence.

The failure of the government to comply with its *Brady* obligations in a timely manner may result in serious consequences, including, but not limited to, the suppression or exclusion of evidence, the dismissal of some or all counts, adverse jury instructions, contempt proceedings, or other remedies that are just under the circumstances.